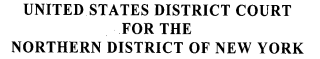
CONSTANT
U.22-03 Case 1:02-cv-00064-TJM-DRH Document 17 Filed 04/22/03 Page 1 of 3



MOTION REJECTION ORDER

U.S. D	U.S. DISTRICT COURT - N.D. OF N.Y. FILED				
	$ k \leq \mathcal{Z}(j)$				
AT O'CLOCK Lawrence K. Baerman, Clerk - Binghamton					

Re:	Gary Triestman	VS.	Shultis, et al.	ATO'CLOCK		
Case N	Number: 1:02-cv-0064 (TJM/DRH)	·-		Lawrence K. Baerman, Clerk - Binghamton		
Papers Rejected: Plaintiff's Motion to the Court for sanctions for defendant's discovery breach with attached supporting affirmation.						
return carefu	ERED that the enclosed paper(s) in the ed herewith by the Court, for the followally to correct the mistakes in your paper to the Clerk's Office for processing TC	wing reers. Af	eason(s) checked bel ter you correct your	ow. Please read this list papers, you may return		
1.	Local Rule 7.1(b)(2) provides that motions must be filed and served no later than 28 days prior to the date fixed for argument. Opposition papers and/or cross-motions must be filed and served no later than 14 days prior to the date fixed for argument. No extension of time is allowed for mailing.					
2.	Local Rule 7.1(b)(2) provides that a Court and seven (7) days prior to the			led with prior leave of		
3. 🛛	Local Rule 7.1(A) provides that the memorandum of law and an affidav	movin vit <u>in s</u>	ng or non-moving par support of, or in oppo	ty file and serve a sition to, such motion.		
4.	Local Rule 7.1(c) provides that all limited to 25 pages of text unless pages					
5.	Discovery motions will only be heard following a discovery conference to be arranged through the Courtroom Deputy for the assigned Magistrate Judge. If a Magistrate Judge has not been assigned to the action, the conference request shall be made through the Courtroom Deputy Clerk for the assigned District Judge.					
5.	Local Rule 7.1(d) provides that disc that the parties have been unable to discovery motions must also indica Court prior to the filing of any disc	resolv te the	e such disputes desp date that a discovery	ite good faith efforts. All		

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7. []	Local Rule 7.1(f) provides that summary judgment motions must include a separate, short and concise statement of material facts as to which the moving party contends there is no genuine issue in dispute. Opposition papers must include a similar statement of material facts to which the opposition contends there is a genuine issue in dispute.				
3.	Motions for Entry of Default Judgment must be filed in accordance with Local Rule 7.1(a). Motions must include an affidavit in support of the motion. Motions for default judgment cannot be filed unless there is an entry of default by the clerk under FRCP 55(a).				
Э	The motion filing deadline has expired pursuant to Uniform Pretrial Scheduling Order/Final Pretrial Order.				
0.	The clerk has been directed to return this	document without filing .			
1.	Other:				
SO ORDERED,		Thomas f. M. Ovry			
	Dated: 4-22-03 Binghamton, New York	Hon. Thomas J. McAvoy United States District Judge			
No	ote: A copy of this Order has been served up	pon the parties to this action.			

Revised: 4/26/01

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK

GARY TRIESTMAN,

-VS-

PLAINTIFF.

FEGURNED.

CIVIL CASE NO. 02-CV-0064 (TJM/DRH)

THE TOWN & MUNICIPALITY OF WOODSTOCK, NY;

PAUL SHULTIS [in personal and official capacities],
Zoning Enforcement Officer;
OTHER CURRENTLY UNKNOWN NAMED EMPLOYEES
OF THE TOWN OF WOODSTOCK,

DEFENDANTS.

Motion to the Court for sanctions, for Defendant's discovery breach.

As the court was previously noticed, the Defendant in this case was served by counsel with a set of Interrogatories and Demand for Production of Documents on December 21, 2002, in person by Suzanne Caley.

To date although Plaintiff has numerously noticed the Defendant and sought to resolve this issue informally, Plaintiff has received neither a return on those discovery requests, an Enlargement Motion, or a Motion for Protective Order, nor any communication had been received from the Defendant at all on this issue.

There was a 30 day time limit response time to those requests, pursuant to FRCvP 26 et seq. Furthermore, pursuant to the court's scheduling order of 10-7-2002, paragraph 6, these deadlines were fixed by the court at March 15, 2003.